IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

BAXTER HEALTHCARE CORPORATION,)
Plaintiff,)
v.) Civil Action No. 21-1184-CJB
NEVAKAR INJECTABLES, INC.,)
Defendant.)
NEVAKAR INJECTABLES, INC.,	- <i>)</i>
Plaintiff,)
v.) Civil Action No. 21-1186-CJB
BAXTER HEALTHCARE CORPORATION,)))
Defendant.)

ORDER

At Wilmington, Delaware this 14th day of March, 2025;

For the reasons stated in the Memorandum Opinion issued this same date, IT IS HEREBY ORDERED that Baxter Healthcare Corporation's motion for summary judgment of non-infringement ("Motion") of United States Patent Nos. 10,420,735, 10,471,026, 10,568,850, 10,646,458 and 11,602,508 (the "patents-in-suit"), (Civil Action No. 21-1184-CJB, D.I. 126; Civil Action No. 21-1186-CJB, D.I. 125), is GRANTED-IN-PART and DENIED-IN-PART in the following manner:

- 1. The Motion is GRANTED as to Nevakar Injectables, Inc.'s ("Nevakar") claims of literal direct infringement of the patents-in-suit and to Nevakar's claims of indirect infringement based thereon.
- 2. The Motion is DENIED as to Nevakar's claims of direct infringement of the patents-insuit under the doctrine of equivalents and to any related doctrine of equivalents-based claims of indirect infringement.

UNITED STATES MAGISTRATE JUDGE